AMENDMENT UNDER 37 C.F.R. § 1.116 Attorney Docket No.: Q62980

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<u>REMARKS</u>

Claims 1-7 are all the claims pending in the application. Claims 6-7 have been withdrawn

from consideration.

I. Claim Rejections under 35 U.S.C. § 112

Claim 2 stands rejected under 35 U.S.C. § 112, second paragraph, as being indefinite.

Specifically, the Examiner alleges that the phrase "portions may be connection terminals" is

indefinite. Applicant submits that claim 2 was amended in the Amendment filed on April 28,

2003 and as a result, Applicant submits that claim 2 is no longer indefinite. If the Examiner

wishes to maintain this rejection, Applicant requests that the Examiner explain which portion of

claim 2 as currently written (after the amendment of April 28, 2003) is indefinite.

II. Claim Rejections under 35 U.S.C. § 102

Claims 1-5 stand rejected under 35 U.S.C. § 102(e) as being anticipate by Shinozuka

(U.S. Patent No. 6,404,728). Applicant traverses the rejection for at least the reasons discussed

below.

To be an "anticipation" rejection under 35 U.S.C. § 102, the reference must teach every

element and limitation of the Applicant's claims. Rejections under 35 U.S.C. § 102 are proper

only when the claimed subject matter is identically disclosed or described in the prior art. Thus

the reference must clearly and unequivocally disclose every element and limitation of the

claimed invention. Applicant submits that the Shinozuka reference fails to teach each and every

limitation of the claimed invention.

Regarding claim 1, Shinozuka fails to teach a lens holder in which "an end of each of said

wire-form elastic members is buried within each of said fixing arms." The claimed lens holder

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has fixing arms for connecting the wire-form elastic members thereto. The ends of the wire-form

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elastic members are buried within each of the fixing arms. Conversely, Shinozuka teaches a lens

driving apparatus in which each wire 6 has a flat fixing pad 6a which connects to the lens holder

3 as shown in Fig. 1. However, the fixing pads 6a are laid upon the lens holder 3 and are fixed to

bosses 32 of the lens holder 3 with an adhesive. Said differently, the wires 6 are not buried

within fixing arms of the lens holder as recited in claim 1.

Accordingly, since Shinozuka fails to teach that a lens holder in which the end of the

wire-form elastic members are buried within the fixing arms of the lens holder, Applicant

submits that Shinozuka fails to teach all of the limitations of claim 1. Therefore, Applicant

respectfully requests that the rejection of claim 1 under 35 U.S.C. § 102(e) be reconsidered and

withdrawn.

Since claim 2 depends from claim 1, and since the Shinozuka reference does not disclose

all of the limitations of claim 1, Applicant submits that claim 2 is patentable at least by virtue of

its dependency from claim 1. Accordingly, Applicant respectfully requests that the rejection of

claim 2 under 35 U.S.C. § 102(e) be reconsidered and withdrawn.

Since claim 3 recites features that are analogous to the features recited in claim 1,

Applicants submit that claim 3 is patentable for similar reasons.

Since claim 4 depends upon claim 3, Applicants submit that it is patentable at least by

virtue of its dependency from claim 3.

Since claim 5 recites features that are analogous to the features recited in claim 1,

Applicants submit that claim 5 is patentable for similar reasons.

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In view of the above, reconsideration and allowance of this application are now believed

to be in order, and such actions are hereby solicited. If any points remain in issue which the

Examiner feels may be best resolved through a personal or telephone interview, the Examiner is

kindly requested to contact the undersigned at the telephone number listed below.

The USPTO is directed and authorized to charge all required fees, except for the Issue

Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any

overpayments to said Deposit Account.

Respectfully submitted,

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Date: November 13, 2003

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